Number 17 Monday, February 13, 2012

## **Introduction and Reference**

By Representative McBurney-

**HR 9055**—A resolution recognizing February 14, 2012, as "Golf Day" in the State of Florida.

First reading by publication (Art. III, s. 7, Florida Constitution).

# First Reading of Committee and Subcommittee Substitutes by Publication

By the Economic Affairs Committee; and Business & Consumer Affairs Subcommittee; Representatives **Ingram**, **Nelson**, and **Smith**—

CS/CS/HB 887—A bill to be entitled An act relating to business and professional regulation; amending s. 455.213, F.S.; waiving initial licensing, application, and unlicensed activity fees for certain military veterans; amending s. 455.2179, F.S.; revising continuing education provider and course approval procedures; amending s. 455.271, F.S.; limiting to the Department of Business and Professional Regulation the authority to reinstate a license that has become void under certain circumstances; amending s. 455.273, F.S.; revising the method of license renewal notification or notice of pending cancellation of licensure to include an email address; deleting a requirement that a licensure renewal notification and a notice of cancellation of licensure include certain information regarding the applicant; amending s. 455.275, F.S.; revising a provision relating to maintenance of current address-of-record information to include e-mail address; revising a provision relating to notice to a licensee to allow service of process by e-mail; amending s. 475.451, F.S.; authorizing distance learning courses as an acceptable alternative to classroom instruction for renewal of a real estate instructor permit; providing that distance learning courses are under the discretion of the school offering the real estate course; requiring distance learning courses to adhere to certain requirements; amending s. 475.611, F.S.; revising the definition of the terms "appraisal management company" and "appraisal management services"; defining the term "subsidiary"; amending s. 475.6171, F.S.; revising requirements for the issuance of registration or certification upon receipt of proper documentation; amending s. 475.6235, F.S.; revising provisions relating to titles an appraisal management company must be registered to use; providing exemptions from registration requirements; amending s. 475.6245, F.S.; providing additional grounds for discipline of appraisal management companies, to which penalties apply; amending s. 477.019, F.S.; revising procedures for cosmetology licensure by endorsement; amending s. 477.0263, F.S.; authorizing the performance of cosmetology and specialty services in a location other than a licensed salon under certain circumstances; amending s. 489.105, F.S.; deleting the definition of the term "glass and glazing contractor"; amending ss. 489.107 and 489.141, F.S.; conforming cross-references; reenacting and amending s. 489.118, F.S.; reviving grandfathering provisions and establishing a new deadline for applications for certification of certain registered contractors; amending s. 548.061, F.S.; removing the requirement that each person or club that holds or shows pugilistic matches on a closed circuit telecast viewed within the state, but originating within another state, must file certain reports; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health & Human Services Quality Subcommittee; Representatives **Hudson** and **Steube**—

CS/HB 1263—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; revising the purpose of the department; revising duties of the State Surgeon General; eliminating the Officer of Women's Health Strategy; revising divisions within the department; amending s. 20.435, F.S.; eliminating the Florida Drug, Device, and Cosmetic Trust Fund and the Nursing Student Loan Forgiveness Trust Fund as trust funds under the department; amending s. 154.001, F.S.; requiring decentralization of the public health system; requiring centralization of statewide public health services to be provided by the Department of Health; allowing the department to delegate roles and responsibilities or use outside contractors to implement program and service activities; amending s. 154.01, F.S.; requiring the Department of Health to contract with each county to establish and maintain a county health department; defining specific services to be provided by a county health department; establishing criteria for county public health contracts to be eligible for state block grants; requiring the Department of Health to submit to the Legislature a list of construction or expansion needs in order of priority with annual budget requests; specifying information to be included in list of construction or expansion needs; repealing s. 154.03, F.S., relating to cooperation between counties with the Department of Health and the Federal Government regarding expenditure of funds for the study of disease and disease prevention; amending s. 154.04, F.S.; permitting health professionals working in a county health department to function within the scope of their professional licenses and in accordance with protocols established by the county health department; deleting conditions under which a registered nurse or licensed physician can treat patients in a county health department; deleting rulemaking authority of the department; making personnel of a county health department employees of the county and subject to personnel rules and policies of the county; amending s. 154.05, F.S.; permitting two or more counties to combine and operate a county health department upon establishing an interlocal agreement; requiring interlocal agreements to specify roles and responsibilities of each county; allowing interlocal agreements for shared functions; amending s. 154.06, F.S.; providing that certain fee schedules for public health services rendered through a county health department are the responsibility of each county; deleting a requirement that fees collected for services be credited to the

County Health Department Trust Fund; revising provisions relating to allocation of certain fees collected by county health departments; amending s. 154.067, F.S.; requiring each county to adopt a protocol for evaluating, treating, and reporting child abuse and neglect cases; requiring the Department of Health to develop a transition plan to decentralize public health services; requiring specific elements to be included in the plan; requiring submission of the plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives by a specified date; providing for monthly reports regarding transaction activities until final implementation on a specified date; amending s. 215.5602, F.S.; conforming references; amending s. 381.001, F.S.; deleting legislative intent; requiring the Department of Health to be responsible for the state public health system; requiring the department to provide leadership for a partnership involving federal, state, and local government and the private sector to accomplish public health goals; amending s. 381.0011, F.S.; deleting duties and powers of the department; repealing s. 381.0013, F.S., relating to the department's authority to exercise the power of eminent domain; repealing s. 381.0014, F.S., relating to department rules that superseded regulations and ordinances enacted by other state departments, boards or commissions, or municipalities; repealing s. 381.0015, F.S., relating to judicial presumptions regarding the department's authority to enforce public health rules; amending s. 381.0016, F.S.; allowing a county to enact health regulations and ordinances consistent with state law; repealing s. 381.0017, F.S., relating to the purchase, lease, and sale of real property by the department; amending s. 381.0025, F.S.; deleting penalties for a violation of ch. 381, F.S., a quarantine, a department rule, an impersonation of an employee of the department, or the malicious dissemination of certain information; providing that certain actions that interfere, hinder, or oppose official duties of department employees constitute a second-degree misdemeanor; providing penalties; amending s. 381.003, F.S.; revising provisions relating to the department's responsibility for communicable disease prevention and control programs; amending s. 381.0031, F.S.; permitting the department to conduct studies concerning epidemiology of communicable diseases of public health significance; deleting noninfectious diseases from the list of diseases determined to be a threat to public health; amending s. 381.00315, F.S.; requiring the department to establish rules for conditions and procedures for imposing and releasing a quarantine; requiring specific provisions to be included in rules; providing that the rules established under this section supersede all rules enacted by other state agencies, boards, or political subdivisions; making any violation of the rules established under the section, a quarantine, or requirement adopted pursuant to a declared public health emergency a second degree misdemeanor; providing penalties; repealing s. 381.0032, F.S., relating to epidemiological research; repealing s. 381.00325, F.S., relating to the Hepatitis A awareness program; amending s. 381.0034, F.S.; deleting an obsolete qualifying date reference; repealing s. 381.0037, F.S., relating to legislative findings and intent with respect to AIDS; amending s. 381.004, F.S.; deleting legislative intent; conforming cross-references; amending 381.0046, F.S.; requiring the department to establish dedicated HIV and AIDS regional and statewide minority coordinators; deleting the requirement that the statewide director report to the chief of the Bureau of HIV and AIDS within the department; amending s. 381.005, F.S.; deleting the requirement that hospitals implement a plan to offer immunizations for pneumococcal bacteria and influenza virus to all patients 65 years of age or older; amending s. 381.0051, F.S.; deleting legislative intent for the Comprehensive Family Planning Act; amending s. 381.0052, F.S., relating to the "Public Health Dental Program Act"; repealing unused department rulemaking authority; amending s. 381.0053, F.S., relating to the comprehensive nutrition program; repealing unused department rulemaking authority; repealing s. 381.0054, F.S., relating to healthy lifestyles promotion by the department; amending s. 381.0056, F.S., relating to the "School Health Services Act"; deleting legislative findings; deleting the requirement that school health programs funded by health care districts or entities be supplementary to and consistent with the act and other applicable statutes; amending s. 381.0057, F.S., relating to funding for school health services; deleting legislative intent; amending s. 381.00591, F.S.; permitting the department to apply for and become a National Environmental Laboratory Accreditation Program accreditation body; eliminating rulemaking authority of the department to implement standards

of the National Environmental Laboratory Accreditation Program; amending s. 381.00593, F.S.; repealing unused rulemaking authority relating to the public school volunteer health care practitioner program; amending s. 381.0062, F.S., relating to the "Comprehensive Family Planning Act"; deleting legislative intent; amending s. 381.0065, F.S.; deleting legislative intent; defining the term "bedroom"; conforming cross-references; providing for any permit issued and approved by the Department of Health for the installation, modification, or repair of an onsite sewage treatment and disposal system to transfer with the title of the property; providing circumstances in which an onsite sewage treatment and disposal system is not considered abandoned; providing for the validity of an onsite sewage treatment and disposal system permit if rules change before final approval of the constructed system; providing that a system modification, replacement, or upgrade is not required unless a bedroom is added to a single-family home; deleting provisions requiring the department to administer an evaluation and assessment program of onsite sewage treatment and disposal systems and requiring property owners to have such systems evaluated periodically; deleting obsolete provisions; creating s. 381.00651, F.S.; requiring a county or municipality containing a first magnitude spring to adopt by ordinance, under certain circumstances, the program for the periodic evaluation and assessment of onsite sewage treatment and disposal systems; requiring the county or municipality to notify the Secretary of State of the ordinance; authorizing a county or municipality, in specified circumstances, to opt out of certain requirements by a specified date; authorizing a county or municipality to adopt or repeal, after a specified date, an ordinance creating an evaluation and assessment program; subject to notification of the Secretary of State; providing criteria for evaluations, qualified contractors, and repair of systems; providing for certain procedures and exemptions to be implemented in specified circumstances; defining the term "system failure"; requiring that certain procedures be used for conducting tank and drainfield evaluations and assessments; providing requirements for county health departments; requiring the county or municipality to develop a system for tracking the evaluations; providing criteria; requiring counties and municipalities to notify the Secretary of Environmental Protection and the Department of Health that an evaluation program ordinance is adopted; requiring the Department of Environmental Protection to notify those counties or municipalities of the use of, and access to, certain state and federal program funds and to provide certain guidance and technical assistance upon request; prohibiting the adoption of certain rules by the department; providing applicability; repealing s. 381.00656, F.S.; eliminating the grant program for assisting owners of onsite sewage treatment and disposal systems; amending s. 381.0066, F.S.; lowering the fees imposed by the department for certain permits; amending s. 381.0068, F.S.: deleting a date by which a technical review and advisory panel must be established within the department for assistance with rule adoption; deleting the authority of the chair of the panel to advise affected persons or the Legislature of the panel's position on legislation, proposed state policy, or other issue; amending s. 381.00781, F.S.; eliminating authority of the department to annually adjust maximum fees according to the Consumer Price Index; amending s. 381.0086, F.S.; revising department rulemaking authority relating to migrant farmworkers and other migrant labor camp or residential migrant housing occupants; removing lighting and maintenance and operation of roads from the list of health and safety standards to be created by the department; amending s. 381.0098, F.S.; deleting legislative intent with respect to standards for the safe packaging, transport, storage, treatment, and disposal of biomedical waste; amending s. 381.0101, F.S.; deleting legislative intent regarding certification of environmental health professionals; deleting definitions; providing for the Division Director for Emergency Preparedness and Community Support to serve on an environmental health professionals advisory board; conforming a crossreference; repealing s. 381.0201, F.S.; eliminating the requirement that the department provide technical and support services to county health departments; amending s. 381.0203, F.S.; eliminating the regulation of drugs, cosmetics, and household products under ch. 499, F.S., from the pharmacy services program; eliminating the contraception distribution program at county health departments; amending s. 381.0261, F.S.; requiring the department, rather than the Agency for Health Care Administration, to publish a summary of the Florida Patient's Bill of Rights and Responsibilities

on its Internet website; deleting the requirement to print and distribute the summary; repealing s. 381.0301, F.S. relating to the Centers for Disease Control and Prevention, the State University System, Florida medical schools, and the College of Public Health of the University of South Florida; deleting the requirement that the College of Public Health be consulted by state officials in the management of public health; repealing s. 381.0302, F.S.; eliminating the Florida Health Services Corps; amending s. 381.0303, F.S.; eliminating the requirement that the Special Needs Shelter Interagency Committee submit recommendations to the Legislature; repealing s. 381.04015, F.S.; eliminating the Women's Health Strategy Office and Officer of Women's Health Strategy; amending s. 381.0403, F.S., relating to the "Community Hospital Education Act"; deleting legislative findings and intent; revising the mission of the program; requiring minimum funding for graduate education in family practice; deleting reference to an intent to establish a statewide graduate medical education program; amending s. 381.0405, F.S.; deleting an appropriation to the Office of Rural Health; amending s. 381.0406, F.S.; deleting unnecessary introductory language in provisions relating to rural health networks; repealing s. 381.0407, F.S., to eliminate the mandatory payment of claims from public health care providers and county health departments by managed care plans; repealing s. 381.045, F.S.; eliminating department authority to provide services to certain health care providers infected with Hepatitis B or HIV; amending s. 381.06015, F.S.; deleting obsolete provision that requires the department, the Agency for Health Care Administration, and private consortium members seeking private or federal funds to initiate certain program actions relating to the Public Cord Blood Tissue Bank; repealing s. 381.0605, F.S., relating to designating the Agency for Health Care Administration as the state agency to administer the Federal Hospital and Medical Facilities Amendments of 1964; eliminating authority of the Governor to provide for administration of the amendments; repealing s. 381.102, F.S., to eliminate the community health pilot projects; repealing s. 381.103, F.S., to eliminate the duties of the department to assist the community health pilot projects; amending s. 381.4018, F.S.; deleting legislative findings and intent with respect to physician workforce assessment and development; conforming a cross-reference: repealing s. 381.60225, F.S., to eliminate background screening requirements for health care professionals and owners, operators, and employees of certain health care providers, services, and programs; repealing ss. 381.732 and 381.733, F.S., relating to the "Healthy People, Healthy Communities Act"; repealing s. 381.734, F.S., to eliminate the Healthy Communities, Healthy People Program; amending s. 381.7352, F.S.; deleting legislative findings relating to the "Reducing Racial and Ethnic Health Disparities: Closing the Gap Act"; amending s. 381.7353, F.S.; removing the authority of the State Surgeon General to appoint an ad hoc committee to study certain aspects of racial and ethnic health outcome disparities and make recommendations; amending s. 381.7356, F.S.; deleting a provision requiring dissemination of Closing the Gap grant awards to begin on a date certain; amending s. 381.765, F.S.; repealing unused rulemaking authority relating to records and recordkeeping for department-owned property; repealing s. 381.77, F.S., to eliminate the annual survey of nursing home residents age 55 and under; repealing s. 381.795, F.S., to eliminate the requirement that the department establish a program of long-term communitybased supports and services for individuals with traumatic brain or spinal cord injuries; amending s. 381.853, F.S.; deleting legislative findings relating to brain tumor research; repealing s. 381.855, F.S., which established the Florida Center for Universal Research to Eradicate Disease; repealing s. 381.87, F.S., to eliminate the osteoporosis prevention and education program; repealing s. 381.895, F.S., which established standards for compressed air used for recreational diving; repealing s. 381.90, F.S., to eliminate the Health Information Systems Council; amending s. 381.91, F.S., relating to the Jesse Trice Cancer Program; revising legislative intent; amending 381.922, F.S.; conforming a reference; repealing s. 385.210, F.S., the Arthritis Prevention and Education Act; amending s. 391.016, F.S.; clarifying the purposes and functions of the Children's Medical Services program; requiring the coordination and maintenance of a medical home for participating children; requiring the establishment and maintenance of a provider service network for children with special health care needs and other eligible children; amending s. 391.021, F.S.; revising definitions; amending s. 391.025, F.S.; revising the components of the Children's Medical Services program; amending s. 391.026, F.S.; revising the powers and duties of the department in administering the Children's Medical Services network; amending s. 391.028, F.S.; eliminating the central office and area offices of the Children's Medical Services program; authorizing the Director of Children's Medical Services to appoint necessary staff and contract with providers to establish a decentralized operations system to provide certain program activities on a statewide basis; establishing criteria for contracting for statewide operation of program activities; requiring concurrence of the Governor and State Surgeon General; requiring competitive procurement; establishing criteria for a provider service network to be considered a qualified contractor; amending s. 391.029, F.S.; specifying eligibility for services provided under the Children's Medical Services program; clarifying who may receive services under the program; deleting the requirement that the department determine financial and medical eligibility for program; deleting the requirement that the department determine the financial ability of parents to pay for services; eliminating discretion of the department to pay reasonable travel expenses; amending s. 391.0315, F.S.; deleting a prohibition against a child eligible under Title XIX or XXI of the Social Security Act from receiving services under the program until the child is enrolled in Medicaid or a Title XXI program; amending s. 392.51, F.S., relating to tuberculosis control; removing legislative findings and intent; amending s. 392.61, F.S.; eliminating the requirement that the department develop a methodology for distributing funds appropriated for community tuberculosis control programs; amending s. 392.62, F.S.; requiring a contractor to use licensed community hospitals and other facilities for the care and treatment of persons who have active tuberculosis or a history of noncompliance with prescribed drug regimens and require inpatient or other residential services; removing authority of the department to operate a licensed hospital to treat tuberculosis patients; requiring the tuberculosis control program to fund participating facilities; requiring facilities to meet specific conditions; requiring the department to develop a transition plan for the closure of A.G. Holley State Hospital; specifying content of transition plan; requiring submission of the plan to the Governor and Legislature; requiring full implementation of the transition plan by a certain date; amending s. 401.243, F.S.; repealing unused rulemaking authority governing the implementation of injury-prevention grant programs; amending s. 401.245, F.S.; repealing unused rulemaking authority relating to operating procedures for the Emergency Medical Services Advisory Council; amending s. 401.271, F.S.; repealing unused rulemaking authority relating to an exemption for the spouse of a member of the Armed Forces of the United States on active duty from certification renewal provisions while the spouse is absent from the state because of the member's active duty with the Armed Forces; amending s. 402.45, F.S.; repealing unused rulemaking authority relating to the community resource mother or father program; amending s. 403.863, F.S.; directing the department to contract with the American Environmental Laboratory Association to perform state public water supply laboratory certification application review and evaluation and laboratory inspections; adding certain actions to the list of acts constituting grounds for which disciplinary actions may be taken under the section; amending ss. 400.914 and 409.256, F.S.; conforming references; repealing s. 458.346, F.S., which created the Public Sector Physician Advisory Committee and established its responsibilities; amending s. 462.19, F.S., relating to the renewal of licenses for practitioners of naturopathy; repealing unused rulemaking authority; repealing s. 464.0197, F.S., relating to state budget support for the Florida Center for Nursing; amending s. 464.208, F.S.; repealing unused rulemaking authority relating to background screening information of certified nursing assistants; repealing s. 466.00775, F.S., relating to unused rulemaking authority relating to dental health access and dental laboratory registration provisions; amending s. 514.011, F.S.; revising the definition of "public bathing place"; amending s. 514.021, F.S.; restricting rulemaking authority of the department; limiting scope of standards for public pools and public bathing places; prohibiting the department from adopting by rule any regulation regarding the design, alteration, or repair of a public pool or public bathing; eliminating authority of the department to review plans, issue approvals, and enforce occupancy provisions of the Florida Building Code; amending s. 514.023, F.S.; adding public bathing places to the provisions allowing sampling of beach waters to determine water quality and allowing health advisories to be issued for elevated levels of bacteria in such

waters; amending s. 514.025, F.S.; requiring county health departments to review applications and plans for the construction or placement of public pools or bathing places; providing for the department to review applications and plans if no qualified staff are employed at the county health department; establishing that county health departments are responsible to monitor water quality in public pools and bathing places; amending s. 514.03, F.S.; permitting local governments or local enforcement districts to determine compliance with general construction provisions of the Florida Building Code; permitting local governments or local enforcement districts to conduct plan reviews and inspections of public pools and bathing places to determine compliance; eliminating an application process for review of building plans for a public pool or bathing place by the department; amending s. 514.031, F.S.; requiring a valid permit from the county health to operate a public pool; revising the list of documents that must accompany an application for a permit to operate a public pool; providing the county health department with authority to review, approve, and deny an application for a permit to operate a public pool; amending s. 514.033, F.S.; deleting authority of the department to establish a fee schedule; requiring fees collected by the department or county health department to be deposited into the County Health Department Trust Fund; amending s. 514.05, F.S.; requiring all amounts collected to be deposited in the County Health Department Trust Fund; granting the county health department the authority to close a public pool that is not in compliance with chapter 514, F.S., or applicable rules; amending s. 514.06, F.S.; deeming a public pool or bathing place to present a significant risk to public health by failing to meet water quality and safety to be a public nuisance; allowing for a public nuisance to be abated or enjoined; amending s. 633.115, F.S.; making conforming changes; amending s. 1009.66, F.S.; reassigning responsibility for the Nursing Student Loan Forgiveness Program from the Department of Health to the Department of Education; amending s. 1009.67, F.S.; reassigning responsibility for the nursing scholarship program from the Department of Health to the Department of Education; providing type two transfers of the programs; providing for transfer of a trust fund; providing applicability to contracts; authorizing transfer of funds and positions between departments; requiring the Division of Medical Quality and Assurance to create a plan to improve efficiency of the function of the division; directing the division to take certain actions in creating the plan; directing the division to address particular topics in the plan; requiring all executive branch agencies to assist the department in creating the plan; requesting all other state agencies to assist the department in creating the plan; amending ss. 154.503, 381.0041, 384.25, 392.56, 456.032, 768.28, and 775.0877, F.S.; conforming crossreferences; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Economic Affairs Committee; Representatives Abruzzo and Jenne—

CS/HB 1287—A bill to be entitled An act relating to voluntary contributions on registration, driver license, and identification card forms; amending s. 320.02, F.S.; requiring the application forms for motor vehicle registration and renewal of registration to include language permitting the applicant to make a voluntary contribution to Autism Services and Supports and to Support Our Troops; providing that such contributions are not income for specified purposes; amending s. 322.08, F.S.; requiring the application forms for an original, renewal, or replacement driver license or identification card to include language permitting the applicant to make a voluntary contribution to Autism Services and Supports and to Support Our Troops; providing that such contributions are not income for specified purposes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Economic Affairs Committee; and Energy & Utilities Subcommittee; Representative **Kreegel**—

CS/CS/HB 1391—A bill to be entitled An act relating to sustainable community demonstration projects; providing a short title; creating s. 288.036, F.S.; establishing the Sustainable Community Demonstration Project; providing a purpose; providing legislative findings and intent; requiring that the Department of Economic Opportunity certify projects that meet certain requirements; providing intent for such projects; authorizing a provider, as part of a certified project, to initiate proceedings pursuant to s. 366.94, F.S.; creating s. 366.94, F.S.; providing definitions; authorizing the Public Service Commission to approve all reasonable and prudent costs incurred by providers of certain renewable energy-generating facilities; requiring that the commission consider certain factors when determining whether to approve the recovery of costs; requiring that a provider initiate proceedings with the commission by a specified date; providing requirements for the proceedings; providing a limitation; requiring certain providers to report to the commission; providing for application and construction; authorizing the commission to adopt rules; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

#### Reference

CS/CS/CS/HB 157—Referred to the Calendar of the House.

CS/CS/HB 313—Referred to the Calendar of the House.

CS/CS/HB 643—Referred to the Calendar of the House.

CS/HJR 785—Referred to the Calendar of the House.

CS/HB 1197—Referred to the Calendar of the House.

CS/HB 1287—Referred to the Calendar of the House.

CS/CS/HB 1343—Referred to the Appropriations Committee.

HB 7115—Referred to the State Affairs Committee.

**HB 7117**—Referred to the Finance & Tax Committee and State Affairs Committee.

## Cosponsors

CS/HB 99—Perry, Weinstein

HB 247—Gibbons

HB 277—Weinstein

HB 317—Costello

CS/HB 549—Gaetz

HB 621-Soto

HB 641—Gibbons

HB 1105-Soto

HB 1151—Weinstein

CS/CS/HB 1343—Weinstein

HB 4027—Campbell

# Reports of Standing Committees and Subcommittees

### Received February 10:

The Economic Affairs Committee reported the following favorably: CS/HB 887 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 887 was laid on the table.

The Economic Affairs Committee reported the following favorably: CS/HB 1391 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 1391 was laid on the table.

### **Received February 13:**

The Education Committee reported the following favorably: CS/SB 98

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee

The Health & Human Services Committee reported the following favorably:

CS/HB 1227

The above committee substitute was placed on the Calendar of the House.

The Health & Human Services Quality Subcommittee reported the following favorably:

HB 1263 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1263 was laid on the table.

The Economic Affairs Committee reported the following favorably: HB 1287 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1287 was laid on the table.

#### **Votes After Roll Call**

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Plakon:

Yeas—January 25: 642; February 9: 703

Yeas to Nays-February 9: 714

# JOURNAL OF THE HOUSE OF REPRESENTATIVES

# **DAILY INDICES FOR**

# February 13, 2012

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